

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF NEW YORK

----- X
:
CANON U.S.A. INC., : No. 15-cv-6015 (DRH)(AYS)
Plaintiff – Counterclaim Defendant, :
:
v. :
F & E TRADING LLC, a New York Limited Liability :
Company; F & E TRADING LLC, a New Jersey Limited :
Liability Company; BIG VALUE PLUS LLC d/b/a BIG :
VALUE INC.; ANOTHER DEAL SITE LLC; :
PLATINUM CAPITAL GROWTH LLC d/b/a :
ELECTRONICS VALLEY; ELECTRONICS BASKET :
LLC; ELITE IT GROUP LLC d/b/a DAVISMAX, :
NETSALES, WEB OFFERS, and BRAND SPECIALS; :
6TH AVENUE EXPRESS LLC d/b/a GADGET :
CIRCUIT; and ALBERT HOULLOU, :
:
Defendants – Counterclaim Plaintiffs. :
----- X

RULE 7.1 DISCLOSURE STATEMENT

Pursuant to Rule 7.1 of the Federal Rules of Civil Procedure, and to enable District Judges and Magistrate Judges of the Court to evaluate possible disqualification or recusal, F & E Trading LLC, a New York Limited Liability Company; F & E Trading LLC, a New Jersey Limited Liability Company; Big Value Plus LLC d/b/a Big Value Inc.; Another Deal Site LLC; Platinum Capital Growth LLC d/b/a Electronics Valley; Electronics Basket LLC; Elite IT Group LLC d/b/a DavisMax, Netsales, Web Offers, and Brand Specials; and 6th Avenue Express LLC d/b/a Gadget Circuit hereby state, by and through their undersigned counsel, that there is no publicly-held corporation that owns 10% or more of any of their stock.

Dated: June 30, 2016

GOLDBERG & RIMBERG, PLLC

By: s/ Steven E. Frankel
Efrem Schwalb
Steven E. Frankel
115 Broadway, Suite 302
New York, New York 10006
(212) 697-3250
ets@grlawllc.com
sfrankel@grlawllc.com

Attorneys for Defendants – Counterclaim Plaintiffs